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3			
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5	Attorneys for Defendants / Counter-Claimants, Hoops Enterprise, LLC (erroneously sued and served as Tony Kornrumpf), and Anthony Kornrumpf		
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7			
8	J. Andrew Coombs, Esq., State Bar No. 123881 Annie Wang, Esq., State Bar No. 243027		
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11	Fax: (818) 500-3201		
12	Attorneys for Plaintiff / Counter-Defendant, Adobe Systems Incorporated		
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
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15			
16	Adobe Systems Incorporated,	Case No.: CV1002769 CW (DMR)	
17	Plaintiff,	[Assigned for All Purposes to: Hon. Claudia Wilken, Courtroom 2]	
18	vs.	JOINT STIPULATION RE:	
19 20	Anthony Kornrumpf a/k/a Tony Kornrumpf and Does 1-10, Inclusive,	PRODUCTION OF RECORDS BY THIRD PARTY CUSTODIAN OF RECORDS FOR CHANNEL	
21	Defendants.	ADVISOR; ORDER	
22		Complaint Filed: 06/24/10	
23	And Deleted Actions		
24	And Related Actions.		
25	IT IS HEREBY STIPULATED	O AND AGREED by and between	
26	Plaintiff/Counter-Defendant Adobe Systems Incorporated ("ADOBE") and		
27	Defendants/Counter-Plaintiffs Hoops Enterprise, LLC and Tony Kornrumpf,		
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(collectively "HOOPS"), by and through their respective counsel of record, (hereinafter singularly "PARTY" or collectively (the "PARTIES"), that the Production of Records by Third Party Custodian of Records for Channel Advisor in response to the subpoena served by ADOBE will be made pursuant to the terms and conditions as set forth below.

WHEREAS ADOBE served Third Party Custodian of Records for Channel Advisor with a subpoena on or about November 10, 2010, requiring the production of records pertaining to accounts maintained in the name of HOOPS on November 22, 2010.

WHEREAS HOOPS filed and served a Motion to Quash the subpoena or in the Alternative sought a Protective Order limiting the manner and subject of production of records by Third Party Channel Advisor. Said motion was filed in the United States District Court of North Carolina for the Eastern District on or about November 19, 2010.

WHEREAS ADOBE opposed the Motion to Quash filed and served by HOOPS.

WHEREAS the District Court of North Carolina for the Eastern District denied the Motion to Quash.

WHEREAS the PARTIES have continued to meet and confer regarding the production of records by third parties, including Third Party Channel Advisor.

WHEREAS the District Court of California for the Northern District has issued an order controlling the production of third party records produced by the Custodian of Records for PayPal, Inc., Google, Inc., and eBay, Inc.

WHEREAS the parties have reached an agreement that the production of records by Third Party Custodian of Records for Channel Advisor shall be made in the same manner and pursuant to the same terms and conditions for production of records set forth in the Order issued by the California District Court for the production of records by Third Parties PayPal, Google and eBay.

WHEREFORE the PARTIES hereby stipulate and agree that the production of records by Third Party Custodian of Records for Channel Advisor, in response to the subpoena served by ADOBE shall be made as follows:

- 1) All records produced will be limited to the time period of June 19, 2009 to the present.
- 2) All records will be produced only to counsel of record for Defendants / Counter-Plaintiffs Tony Kornrumpf and Hoops Enterprise, LLC McCurdy and Leibl, LLP, Attention: Ms. Reagan E. Boyce, Esq., 12925 Riverside Drive, Third Floor, Sherman Oaks, CA 91423 Tel: (818) 380-0123, Fax: (818) 380-0124.
- 3) The records produced in response to the Categories set forth in Exhibit "A" to the subpoena shall be limited as follows:
 - A) All account registration information;
- B) All payments to Channel Advisor to create any account, or payments made to Channel Advisor since June 19, 2009 to the present;
- C) All transaction/listing records reflecting transactions or listings since June 19, 2009 to the present; and
- D) Emails to and from Chanel Advisor and Tony Kornrumpf and / or Hoops Enterprise, LLC since June 19, 2009 to the present.
- 4) Counsel for HOOPS will then review all records produced by Channel Advisor and redact out all non-ADOBE related records using a list of keywords provided by counsel for ADOBE, in addition to those already listed in the subpoena.
- 5) Counsel for HOOPS has represented that HOOPS does not intend to use the non-ADOBE transactions and/or information for any purpose in this case. Should HOOPS later decide to use such information, Defendants may be barred from doing so if failure to inform ADOBE of their decision in a timely manner, and/or failure to provide the non-ADOBE transactions to ADOBE in a timely manner results in prejudice to ADOBE. ADOBE may bring a motion to the Court to have such evidence excluded on the basis of prejudice if it believes prejudice has occurred.

- 6) HOOPS shall review and redact transactions that are not related to ADOBE products, using the keyword list generated by PARTIES. HOOPS may also redact any information for which HOOPS assert a claim of privilege. The redacted records must be produced to counsel for ADOBE no later than ten (10) business days from HOOPS' receipt of the responsive records from Channel Advisor. HOOPS shall have fifteen (15) business days from receipt of the responsive documents to produce a detailed privilege log. These deadlines may be extended for good cause upon written agreement between the PARTIES.
- 7) Counsel for ADOBE shall have a reasonable opportunity to examine the unredacted, non-privileged records and to perform key word searches on such records in order to confirm that the redactions were properly made. ADOBE may not receive a copy of the unredacted records, nor may it take any notes regarding unredacted records except to note any problems with redactions that it wishes to raise with HOOPS, and if necessary the Court.
- 8) The PARTIES agree that any further disputes regarding the production, redaction or claim of privilege, or the review of records produced to counsel for HOOPS will be resolved by good faith and reasonable meet and confer voice to voice communications between counsel for the parties. Should the parties be unable to resolve any disputes regarding these records, including the issues of redaction, claims of privilege, or production of the records, the PARTIES agree that the District Court for California, Northern District shall have jurisdiction to resolve any remaining disputes.
- 9) The production of the Channel Advisor records by HOOPS to ADOBE shall be subject to and made pursuant to the terms and conditions set forth in the Stipulated Protective Order which has been filed with and entered by the Court in this matter.

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1	10) Counsel for HOOPS shall notify third party Custodian of Records for	
2	Channel Advisor of the agreed upon terms and conditions under which the records	
3	subpoenaed are to be produced, and will request that third Party Channel Advisor	
4	provide written notice to counsel for ADOBE when such production has been made.	
5	IT IS SO STIPULATED.	
6		
7	DATED: February 24, 2011 McCURDY & LEIBL, LLP	
8		
9	By:/s/_Reagan E. Boyce	
10	John D. McCurdy, Esq.	
11	Reagan E. Boyce, Esq. Attorneys for Defendants / Counter-	
12	Claimants, HOOPS ENTERPRISE, LLC and ANTHONY KORNRUMPF	
13		
14	DATED: February 24, 2011 J. ANDREW COOMBS, APC	
15	STITES. Teordary 21, 2011	
16		
17	By: /s/ Annie Wang	
18	J. Andrew Coombs, Esq. Annie Wang, Esq.	
19	Attorneys for Plaintiff/Counter-Defendant ADOBE SYSTEMS INCORPORATED	
20	ADOBE STSTEMS INCORPORATED	
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ORDER FOR GOOD CAUSE SHOWN, the JOINT STIPULATION RE: PRODUCTION OF RECORDS BY THIRD PARTY CUSTODIAN OF RECORDS FOR CHANNEL ADVISOR, filed concurrently herewith, is hereby entered. If any disputes arise regarding the Chanel Advisor record, including but not limited to any issues involving the production, redaction, review of, or assertion of a claim of privilege related to the subject records, the Parties are Ordered to meet and confer by voice to voice communication in a good faith effort to resolve said disputes. If after such good faith meet and confer efforts, the Parties are still unable to reach a resolution, the Parties may submit a Joint Letter to the Magistrate Judge assigned to this matter for all discovery disputes, Hon. Donna M. Ryu pursuant to her standing order. PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED: <u>3/1/2011</u> United States District Judge